

Dykema Gossett PLLC 4000 Wells Fargo Center 90 South Seventh Street Minneapolis, MN 55402

WWW.DYKEMA.COM

Tel: (612) 486-1900

ACCEPTED/FILE Direct Dial: (612) 486-1586

JUI 1 2014 Direct Fax: (855) 223-7059 Email: SHeim@dykema.com

Federal Communications Commission Office of the Secretary

July 1, 2014

Via Hand Delivery

Ms. Marlene Dortch Federal Communications Commission 445 12th Street SW Washington, D.C. 20554

Re:

FCC Form 481 - High-Cost Support Information and Low-Income Support Information

Pursuant to 47 C.F.R. §§ 54.313(a)-(g) and 54.422(a)

Dear Secretary Dortch:

Pursuant to 47 C.F.R. §§ 54.313(a)-(g) and 54.422(a) of the Federal Communication Commission's regulations, please find enclosed the FCC Form 481 for Interior Telephone Company, Inc. This form was also filed at the Regulatory Commission of Alaska (RCA) and USAC.

Interior Telephone Company, Inc. seeks confidential treatment for its financial information pursuant to the Protective Order, Connect America Fund, et al., WC Docket No. 10-90 et al., (Nov. 16, 2012). A redacted version is also being filed this date via the FCC's Electronic Comment Filing System. In addition, attached is a letter requesting confidential treatment under 47 C.F.R. §§ 0.457 and 0.459 of the initial § 54.202(a) Five-Year Service Quality Improvement Plan.

Please do not hesitate to contact me if you have any questions or I may be of any assistance.

Sincerely,

DYKEMA GOSSETT PLLC

Shannon M. Heim

4000 Wells Fargo Center

90 South Seventh Street

Minneapolis, MN 55402

Phone (612) 486-1586

Fax: (855) 223-7059

Email: sheim@dykema.com

SMHE/ebl

REDACTED - FOR PUBLIC INSPECTION

No. of Copies recid



Dykema Gossett PLLC 4000 Wells Fargo Center ACCEPTED/FILE% South Seventh Street Minneapolis, MN 55402

1 2014 JUI

WWW.DYKEMA.COM

Federal Communications Commission Tel: (612) 486-1900 Office of the Secretary

Shannon M. Heim

Direct Dial: (612) 486-1586 Direct Fax: (855) 223-7059 Email: SHeim@dykema.com

July 1, 2014

Via Hand Delivery

Ms. Marlene Dortch, Secretary Federal Communications Commission 445 12th Street SW Washington, D.C. 20554

Re:

FCC Form 481 - High-Cost Support Information and Low-Income Support Information Pursuant to 47 C.F.R. §§ 54.313(a)-(g) and 54.422(a)

Dear Ms. Dortch:

Pursuant to the Protective Order in Connect America Fund, et al., WC Docket No. 10-90 et al. (Nov. 16, 2012) and 47 C.F.R. §§ 0.457 and 0.459, Interior Telephone Company, Inc., by its attorneys, hereby requests that certain materials and information be withheld from public inspection. Specifically, Interior Telephone Company, Inc. request confidential treatment of the Five-Year Service Quality Improvement Plan (the "Plan") attached to its Form 481 filing.

In support of its request for confidential treatment and pursuant to the requirements under 47 C.F.R. § 0.459(b), Interior Telephone Company, Inc. states the following:

1. Identification of the specific information for which confidential treatment is sought.

Interior Telephone Company, Inc. seeks confidential treatment of the Plan attached to the Form 481 filing accompanying this letter. The Plan contains sensitive financial information about Interior Telephone Company, Inc. as well as information about Interior Telephone Company. Inc.'s projected network improvements and upgrades for voice and broadband services during the period from 2015 through 2019.

2. Identification of the Commission proceeding in which the information was submitted or description of the circumstances giving rise to the submission.

The documents are being submitted as part of the annual Eligible Telecommunications Carrier ("ETC") Report (Form 481) mandated by 47 C.F.R. § 54.313.

# Dykema

Ms. Marlene Dortch, Secretary July 1, 2014 Page 2

> 3. Explanation of the degree to which the information is commercial or financial, or contains a trade secret or is privileged.

The data described is highly confidential and sensitive commercial and financial information which constitutes trade secrets or sensitive commercial and financial information that would "customarily be guarded from competitors" and is therefore exempted from mandatory disclosure under FOIA Exemption 4 and 47 C.F.R. § 0.457(d).<sup>2</sup>

4. Explanation of the degree to which the information concerns a service that is subject to competition.

The Plan relates to voice and broadband services provided by Interior Telephone Company, Inc. that are subject to competition from competitive local exchange carriers, cable television system operators, electric power utilities, fixed and mobile wireless service providers, and/or satellite carriers.

Specifically, the Plan sets forth in detail the services provided by Interior Telephone Company, Inc. over its existing network including location of customers, as well as planned network improvement and maintenance for 2015 through 2019, including project dates, populations impacted by the improvements and upgrades, and projected capital costs associated with maintaining the network. This information is competitively sensitive information related to the company's existing network and planned upgrades and maintenance, and would benefit Interior Telephone Company, Inc.'s competitors if they were able to have access to this information.

5. Explanation of how disclosure of the information could result in substantial competitive harm.

Disclosure of the Plan is likely to result in substantial competitive harm to Interior Telephone Company, Inc. because the Plan could provide competitors with commercially sensitive insights related to Interior Telephone Company, Inc.'s operations, service offerings, and costs.

6. Identification of any measures taken by the submitting party to prevent unauthorized disclosure.

Interior Telephone Company, Inc. does not make the Plan or any of the information contained therein publically available in any way. The Plan is only made available to key

<sup>&</sup>lt;sup>1</sup> 47 C.F.R. § 0.457(d)(2). <sup>2</sup> 5 U.S.C. § 522(b)(4).

# Dykema

Ms. Marlene Dortch, Secretary July 1, 2014 Page 3

employees with a direct need-to-know basis. This production has been completed by outside counsel.

7. Identification of whether the information is available to the public and the extent of any previous disclosure of the information to third parties.

Interior Telephone Company, Inc. does not make the Plan available to the public and it has not previously allowed disclosure of the Plan to third parties that are not otherwise bound by confidentiality obligations.

8. Justification of the period during which the submitting party asserts that the material should not be available for public disclosure.

The Plan should be treated as confidential for an indefinite period, as Interior Telephone Company, Inc. will always be subject to competition and the competitive harms associated with the disclosure of the Plan.

9. Any other information that the party seeking confidential treatment believes may be useful in assessing whether its request for confidentiality should be granted.

None.

In order to provide adequate protection from public disclosure, Interior Telephone Company, Inc. requests that the Commission strictly limit distribution of the Plan within the Commission on a "need to know" basis and not allow any distribution outside of the Commission. In the event that any person or entity outside of the Commission requests disclosure of the Plan, Interior Telephone Company, Inc. requests that it be so notified immediately so that it can oppose such request or take other action to safeguard its interests as it deems necessary and appropriate.

Please do not hesitate to contact me if you have any questions or I may be of any assistance.

Sincerely,

DYKEMA GOSSETT PLLC

Shannon M. Heim

SMHE/ebl

FCC For	m 481 - Carrier Annual Reporting  Data Collection Form		OM	Form 481 BB Control No. 3060-0986/ON 2013	B Control No. 3060-0819
<010>	Study Area Code	613011			
<015>	Study Area Name	INTERIOR TEL CO INC			
<020>	Program Year	2015		AC(	CEPTED/FILED
<030>	Contact Name: Person USAC should contact with questions about this data	Robert Dunn		J(	1 7 2014
<035>	Contact Telephone Number: Number of the person identified in data line <030>	9075632003 ext.		Federal Com	Municati
<039>	Contact Email Address: Email of the person identified in data line <030>	bdunn@telalaska.com			of the Secretary
ANNUA	AL REPORTING FOR ALL CARRIERS			Com	1,313 54,422 pletion Completion quired Required eck box when complete)
<100>	Service Quality Improvement Reporting		(complete attached workshe	et)	WHITE V
	Outage Reporting (voice)		(complete attached workshe	et)	
<210> <300>	Unfulfilled Service Requests (voice)	outages to report			
<3002	Ontonined Service Requests (Voice)				
<310>	Detail on Attempts (voice)				
				attach descriptive document)	
<320>	Unfulfilled Service Requests (broadband)				· IIIIIII
<330>	Detail on Attempts (broadband)			(attach descriptive document)	
<400>	Number of Complaints per 1,000 customers (voice)				
<410>	Fixed 0.0				v v
<420> <430>	Mobile Number of Complaints per 1,000 customers (broad)	pand)			v   3/3/3/3/3/3/3/3/3/3/3/3/3/3/3/3/3/3/3
<440>	Fixed 0.0			<u>L</u>	
<450> <500>	Mobile 0.0 Service Quality Standards & Consumer Protection R	ules Compliance	(check to indicate certificat	ion)	V V
13002	613011ak510.pdf		]		
<510>			(attached descriptive doc	rument)	v v
<600>	Functionality in Emergency Situations		(check to indicate certificat	ion)	V   V
-11.25	613011ak610.pdf		]		
			(attached descriptive docum	ent)	v v
<610>					
<700>	Company Price Offerings (voice)		(complete attached workshi	eet)	
<710>	Company Price Offerings (broadband)		(complete attached workship	eet)	
<800>	Operating Companies and Affiliates	600	(complete attached workship	eetj	
<900> <1000>	Tribal Land Offerings (Y/N)?  Voice Services Rate Comparability	(if y	es, complete attached workshi (check to indicate certificati	eet)	
<1010>			(attach descriptive docume	ent)	MINI
<1100>	Terrestrial Backhaul (Y/N)?	(if	not, check to indicate certificat	tion)	
<1110>			(complete attached worksh	eet)	
<1200>	Terms and Condition for Lifeline Customers		(complete attached worksh	eet)	
	Price Cap Carriers, Proceed to Price Cap Additional Including Rate-of-Return Carriers affiliated with Pri	TEST SO TRUST 19			
<2000>	medung note by neturn currers applicated with Pri	ce cup total extrange	(check to indicate certificati		dilli.
<2005>	Rate of Return Carriers, Proceed to ROR Additional	Documentation Works	(complete attached workshe	ret)	
<3000>	나는 것이 없는 것이 하는 것이 하는 것이 없는 것이었다면 없는 것이 없는 것이었다면 없는 것이 없는 것이었다면 없는 것이 없는 것이었다면 없는데	ED - FOR PUBLIC	SOLD STATE OF THE	on)	

	rvice Quality Improvement Reporting llection Form			FCC Form 481 OMB Control No. 3060-0986/OMB Control No. 3060-0819 July 2013
<010>	Study Area Code	613011		
<015>	Study Area Name	INTERIOR TEL	CO INC	
<020>	Program Year	2015		
<030>	Contact Name - Person USAC should contact regarding this data	Robert Dunn		
<035>	Contact Telephone Number - Number of person identified in data line <030>	9075632003 6	ext.	
<039>	Contact Email Address - Email Address of person identified in data line <030>	bdunn@telala	aska.com	
<110>	Has your company received its ETC certification from the FCC?	(yes	s/no) <b>O O</b>	
<111>	If your answer to Line <110> is yes, do you have an existing §54.202(a) "5 year plan" filed with the FCC?	(yes	s/no) O O	
<112>	If your answer to Line <111> is yes, then you are required to file a progress report, on line <112> delineating the status of your company's existing § 54.202(a) "5 year plan" on file with the FCC, as it relates to your provision of voice telephony service.  Attach Five-Year Service Quality Improvement Plan or, in subsequent years, your annual progress report filed pursuant to 47 C.F.R. § 54.313(a)(1). If your of CETC which only receives frozen support, your progress report is only required to address voice telephony service.	company is a	613011ak112.pdf	
	Please check these boxes below to confirm that the attached documents(s), on li 112, contains a progress report on its five-year service quality improvement plan pursuant to § 54.202(a). The information shall be submitted at the wire center level or census block as appropriate.	ne		Name of Attached Document
<113>	Maps detailing progress towards meeting plan targets			
<114>	Report how much universal service (USF) support was received			
<115>	How (USF) was used to improve service quality			
<116>	How (USF)was used to improve service coverage			
<117>	How (USF) was used to improve service capacity			
<118>	Provide an explanation of network improvement targets not met in the prior calendar year.			

(200) Service Outage	Reporting (Voice)
Data Collection Form	

<220>

FCC Form 481

OMB Control No. 3060-0986/OMB Control No. 3060-0819
July 2013

<010>	Study Area Code	613011
<015>	Study Area Name	INTERIOR TEL CO INC
<020>	Program Year	2015
<030>	Contact Name - Person USAC should contact regarding this data	Robert Dunn
<035>	Contact Telephone Number - Number of person identified in data line <030>	9075632003 ext.
<039>	Contact Email Address - Email Address of person identified in data line <030>	bdunn@telalaska.com

<a></a>	<b1></b1>	<b2></b2>	<b3></b3>	<b4></b4>	<c1></c1>	<c2></c2>	<d></d>	<e></e>	<f></f>	<g></g>	<h>&gt;</h>
NORS Reference Number	Outage Start Date	Outage Start Time	Outage End Date	Outage End Time	Number of Customers Affected	Total Number of Customers	911 Facilities Affected (Yes / No)	Service Outage Description (Check all that apply)	Did This Outage Affect Multiple Study Areas (Yes / No)	Service Outage Resolution	Preventative Procedures
	-										
	-							-			
									344		

(700) Price Offerings including Voice Rate Data		FCC Form 481
Data Collection Form		OMB Control No. 3060-0986/QMB Control No. 3060-0819
	A CONTROL OF THE PARTY OF THE P	Tuly 2013

<010>	Study Area Code	613011
<015>	Study Area Name	INTERIOR TEL CO INC
<020>	Program Year	2015
<030>	Contact Name - Person USAC should contact regarding this data	Robert Dunn
<035>	Contact Telephone Number - Number of person identified in data line <030>	9075632003 ext.
<039>	Contact Email Address - Email Address of person identified in data line <030>	bdunn@telalaska.com

<701>	Residential Local Service Charge Effective Date	1/1/2014
<702>	Single State-wide Residential Local Service Charge	20.35

	<a2></a2>	T	<b1></b1>	<b2> Residential Local</b2>	cb3>		Mandatory Extended Area	
State	Exchange (ILEC)	SAC (CETC)	Rate Type	Service Rate	State Subscriber Line Charge	State Universal Service Fee	Service Charge	Total per line Rates and Fe
-								
							X-232	
				Cooper	# b d b 4			
				2ee a	ttached worksheet			
							/	
			2.191	2000-1				
		-						

(710) Broadband Price Offerings  Data Collection Form				FCC Form 481  OMB Control No. 3060-0986/OMB Control No. 3060-0819
---	--	--	--	---

<010>	Study Area Code	613011
<015>	Study Area Name	INTERIOR TEL CO INC
<020>	Program Year	2015
<030>	Contact Name - Person USAC should contact regarding this data	Robert Dunn
<035>	Contact Telephone Number - Number of person identified in data line <030>	9075632003 ext.
<039>	Contact Email Address - Email Address of person identified in data line <030>	bdunn@telalaska.com

711>	<al></al>	<b>₹32&gt;</b>	्रका	/ <b2></b2>	<c> <c> <c> <c> <c> <c> <c> <c> <c> <c></c></c></c></c></c></c></c></c></c></c>	sdl> ar stra	<12> <12	10 kd3 ≥ 10 km m	<d4> <d4></d4></d4>
_	State	Exchange (ILEC)	Residential Rate	State Regulated Fees	Total Rate and Fees	Broadband Service - Download Speed (Mbps)	Broadband Service - Upload Speed (Mbps)	Usage Allowance (GB)	Usage Allowance Action Taken When Limit Reached (select
				See attac worksheet -					
	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	- 10.15							

	erating Companies		FCCForm 481 OMB Control No. 3060-0986/OMB Control No. 3060-0819 July 2013
<010>	Study Area Code		613011
<015>	Study Area Name		INTERIOR TEL CO INC
<020>	Program Year		2015
<030>	Contact Name - Person	USAC should contact regarding this data	Robert Dunn
<035>	Contact Telephone Nun	nber - Number of person identified in data line <030>	9075632003 ext.
<039>	Contact Email Address -	Email Address of person identified in data line <030>	bdunn@telalaska.com
<810>	Reporting Carrier	Interior Telephone Company	
<811>	Holding Company	TelAlaska Holdings Inc.	
<812>	Operating Company	Intereior Telephone Company	

<813>	<a1></a1>	Ka2>	(1 ° 1 ° 1 ° 1 ° 1 ° 1 ° 1 ° 1 ° 1 ° 1 °
24	Affiliates	SAC	Doing Business As Company or Brand Designation
3			
9			
9	See att	ached workshe	eet
9			
9)			
59			
0			

100	bal Lands Reporting lection Form			FCC Form 481 OMB Control No. 3060-0986/OMB Control No. 3060-0819 July 2013
<010>	Study Area Code		613011	
<015>	Study Area Name		INTERIOR TEL CO INC	
<020>	Program Year		2015	
<030>	Contact Name - Person USAC should contact regarding this data		Robert Dunn	
<035>	Contact Telephone Number - Number of person identified in data line	<030>	9075632003 ext.	
<039>	Contact Email Address - Email Address of person identified in data line	<030>	bdunn@telalaska.com	
<910>	Tribal Land(s) on which ETC Serves	Interior	r Telephone Company Study area. All e	xchanges served by Interior Telephone Company are Alaska Native
<920>	Tribal Government Engagement Obligation	613011a	sk920.pdf  Name of Attac	hed Document
10-180-0-071	company serves Tribal lands, please select (Yes,No, NA) for each these boxes rm the status described on the attached document(s), on line 920,			

demonstrates coordination with the Tribal government pursuant to § 54.313(a)(9) includes: Needs assessment and deployment planning with a focus on Tribal <921> community anchor institutions. <922> Feasibility and sustainability planning; <923> Marketing services in a culturally sensitive manner; <924> Compliance with Rights of way processes <925> Compliance with Land Use permitting requirements <926> Compliance with Facilities Siting rules Compliance with Environmental Review processes <927> <928> Compliance with Cultural Preservation review processes Compliance with Tribal Business and Licensing requirements. <929>



	o Terrestrial Backhaul Reporting lection Form		FCC Form 481 OMB Control No. 3060-0986/OMB Control No. 3060-0819 July 2013
<010>	Study Area Code	613011	
<015>	Study Area Name	INTERIOR TEL CO INC	
<020>	Program Year	2015	
<030>	Contact Name - Person USAC should contact regarding this data	Robert Dunn	
<035>	Contact Telephone Number - Number of person identified in data line <030>	9075632003 ext.	
<039>	Contact Email Address - Email Address of person identified in data line <030>	bdunn@telalaska.com	
:1120>	Please check this box to confirm no terrestrial backhaul options exist within the supported area pursuant to § 54.313(G)		
:1130>	Please check this box to confirm the reporting carrier offers broadband service of at least 1 Mbps downstream and 256 kbps upstream within the supported area pursuant to § 54.313(G)		

Lifeline	ection Form		orm 481 Control No. 3060-0986/OMB Control No. 3060-0819 013
<010>	Study Area Code	613011	
<015>	Study Area Name	INTERIOR TEL CO INC	
<020>	Program Year	2015	
<030>	Contact Name - Person USAC should contact regarding this data	Robert Dunn	
<035>	Contact Telephone Number - Number of person identified in data line <030>	9075632003 ext.	
<039>	Contact Email Address - Email Address of person identified in data line <030>	bdunn@telalaska.com	
<1210>	Terms & Conditions of Voice Telephony Lifeline Plans	613011ak1210.pdf Name of <i>A</i>	sttached Document
<1220>	Link to Public Website HTTP	ttp://www.telalaska.com/lifeline	
or the we	neck these boxes below to confirm that the attached document(s), on line 1210, bsite listed, on line 1220, contains the required information pursuant to (a)(2) annual reporting for ETCs receiving low-income support, carriers must report:		
<1222>	telephony service plans offered to Lifeline subscribers,  Details on the number of minutes provided as part of the plan,		
<1223>	Additional charges for toll calls, and rates for each such plan.		

Data Col	ice Cap Carrier Additional Documentation action Form Rate-of-Return Carriers affiliated with Price Cap Local Exchange Carriers		3,941	FCC form 481 OMB Control No. 3060-0 July 2013	986/OMB Control No. 3060-0819
<010>	Study Area Code	613011			
<015>	Study Area Name	INTERIOR TEL CO INC			
<020>	Program Year	2015			
<030>	Contact Name - Person USAC should contact regarding this data	Robert Dunn			
<035>	Contact Telephone Number - Number of person identified in data line <030>	9075632003 ext.			
<039>	Contact Email Address - Email Address of person identified in data line <030>	bdunn@telalaska.com			
CHECK th	ne boxes below to note compliance as a recipient of Incremental Connect Amer support as set forth in 47 CFR § 54.313(b),(c),(d),(	용면 100 (100 ) 전환 100 (100 ) 하게 하는 100 (100 ) 전환 100 (100 )		The same of the first of the same of the s	Connect America Phase II
	Incremental Connect America Phase I reporting				
<2010>	2nd Year Certification (47 CFR § 54.313(b)(1))				
<2011>	3rd Year Certification (47 CFR § 54.313(b)(2))				
<2012> <2013> <2014> <2015>	Price Cap Carrier Receiving Frozen Support Certification (47 CFR § 54.312(a)) 2013 Frozen Support Certification 2014 Frozen Support Certification 2015 Frozen Support Certification 2016 and future Frozen Support Certification				
	Price Cap Carrier Connect America ICC Support {47 CFR § 54.313(d)}				
<2016>	Certification Support Used to Build Broadband				
	Connect America Phase II Reporting (47 CFR § 54.313(e))				
<2017>	3rd year Broadband Service Certification				
<2018>	5th year Broadband Service Certification				25
<2019>	Interim Progress Certification				
<2020>	Please check the box to confirm that the attached document(s), on pursuant to § 54.313 (e)(3)(ii), as a recipient of CAF Phase II support addresses of community anchor institutions to which began providing preceding calendar year.	t shall provide the number, names, and	on		
<2021>	Interim Progress Community Anchor Institutions	Name o	f Attached Document Listing	Required Information	

1000	ate Of Return Carrier Additional Documentation ection Form	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	FCC Form 481  OMB Control No. 3060-0986/OMB Control No. 3060-0819 July 2013
			THE STATE OF
<010>	Study Area Code	613011	
<015>	Study Area Name	INTERIOR TEL CO INC	
<020>	Program Year	2015	
<030>	Contact Name - Person USAC should contact regarding this data	Robert Dunn	
<035>	Contact Telephone Number - Number of person identified in data line <030> Contact Email Address - Email Address of person identified in data line <030>	9075632003 ext.	
- CO337	Contact Email Address - Email Address of person identified in data life <0502	bdunn@telalaska.com	
CHECK t	he boxes below to note compliance on its five year service quality plan (pursuant	to 47 CFR § 54.202(a)) and, for privately held carriers, ensuring of	ompliance with the financial reporting requirements set forth in 47
	CFR § 54.313(f)(2). I further certify that the	information reported on this form and in the documents attach	ed below is accurate.
			1
12001000000	Carrier Selection (Control Control Con		1
(3010)	Progress Report on 5 Year Plan Milestone Certification (47 CFR § 54.313(f)(1)(i))		1
	Wilestone Certification (47 Crit & 34.515(1)(1)(1)		
		Name of Attached Document Listing Required Informa	tion
(3011)	Please check this box to confirm that the attached document(s), on line 30 § 54.313 (f)(1)(ii), the carrier shall provide the number, names, and addresproviding access to broadband service in the preceding calendar year.	112 contains the required information pursuant to sses of community anchor institutions to which began	
(3012)	Community Anchor Institutions {47 CFR § 54.313{f}(1){ii}}		
		Name of Attached Document Listing Required Information	10
(3013) (3014)	Is your company a Privately Held ROR Carrier (47 CFR § 54.313(f)(2)) If yes, does your company file the RUS annual report	(Yes/No) (Yes/No)	{ <b>⊗</b>
Please	check these boxes to confirm that the attached document(s), on line 3017,	contains the required information pursuant to § 54.313(f)(2	) compliance requires:
(3015)		•	
(3016)	Document(s) for Balance Sheet, Income Statement and Statement of Cas	h Flows	
(3017)	If the response is yes on line 3014, attach your company's RUS annual report and all required documentation		
		Name of Attached Document Listing Required Information	
(3018)	If the response is no on line 3014, is your company audited?	(Yes/No)	$\Omega$ $\Omega$
(5020)			
(3019)	If the response is yes on line 3018, please check the boxes below to confirm your submission, on line 3026 pursuant to § 54.313(f)(2), contains		
(5015)	Either a copy of their audited financial statement; or (2) a financial report in a for	mat comparable to ROS Operating Report for Telecommunication	· 🔼
(3020)	Document(s) for Balance Sheet, Income Statement and Statement of Ca	sh Flows	V
(3021)	Management letter issued by the independent certified public accountant that p	erformed the company's financial audit.	
(5522)	If the response is no on line 3018, please check the boxes below to confirm your submission, on line 3026 pursuant to § 54.313(f)(2), contains:		
(3022)	Copy of their financial statement which has been subject to review by an independent certified public accountant; or 2) a financial report in a format comparable to RUS Operating Report for Telecommunications		
	Borrowers,		
(3023)	Underlying information subjected to a review by an independent certified public accountant		
(3024) (3025)	Underlying information subjected to an officer certification.  Document(s) for Balance Sheet, Income Statement and Statement of Cast	sh Flows	<u> </u>
		13011ak3026.pdf	
(3026)	Attach the worksheet listing required information		
	L	No. of the Laboratory of the Control	
		Name of Attached Document Listing Required Information	

	ion - Reporting Carrier ection Form	FCC Form 481 OMB Control No. 3060-0985/OMB Control No. 3060-0819 July 2013
<010>	Study Area Code	613011
<015>	Study Area Name	INTERIOR TEL CO INC
<020>	Program Year	2015
<030>	Contact Name - Person USAC should contact regarding this data	Robert Dunn
<035>	Contact Telephone Number - Number of person identified in data line <030>	9075632003 ext.
<039>	Contact Email Address - Email Address of person identified in data line <030>	bdunn@telalaska.com

### TO BE COMPLETED BY THE REPORTING CARRIER, IF THE REPORTING CARRIER IS FILING ANNUAL REPORTING ON ITS OWN BEHALF:

# Certification of Officer as to the Accuracy of the Data Reported for the Annual Reporting for CAF or LI Recipients I certify that I am an officer of the reporting carrier; my responsibilities include ensuring the accuracy of the annual reporting requirements for universal service support recipients; and, to the best of my knowledge, the information reported on this form and in any attachments is accurate. Name of Reporting Carrier: INTERIOR TEL CO INC Signature of Authorized Officer: CERTIFIED ONLINE Printed name of Authorized Officer: Brett Carter Title or position of Authorized Officer: 9075632003 ext. Study Area Code of Reporting Carrier: 613011 Filing Due Date for this form: 07/01/2014 Persons willfully making false statements on this form can be punished by fine or forfeiture under the Communications Act of 1934, 47 U.S.C. §5 502, 503(b), or fine or imprisonment

under Title 18 of the United States Code, 18 U.S.C. § 1001.

ESC\$2000000000000000000000000000000000000	ion - Agent / Carrier ection Form	FCC Form 481 OMB Control No. 3060-0986/OMB Control No. 3060-0819 July 2013
<010>	Study Area Code	613011
<015>	Study Area Name	INTERIOR TEL CO INC
<020>	Program Year	2015
<030>	Contact Name - Person USAC should contact regarding this data	Robert Dunn
<035>	Contact Telephone Number - Number of person identified in data line <030>	9075632003 ext.
<039>	Contact Email Address - Email Address of person identified in data line <030>	bdunn@telalaska.com

### TO BE COMPLETED BY THE REPORTING CARRIER, IF AN AGENT IS FILING ANNUAL REPORTS ON THE CARRIER'S BEHALF:

I certify that (Name of Agent)	is authorized to submit the information reported on behalf of the reporting of	arrier. 1
	onsibilities include ensuring the accuracy of the annual data reporting requirements provided to the authorised to the a	rized
agent; and, to the best of my knowledge, the reports and o	rovided to the authorized agent is accurate.	
Name of Authorized Agent:		
Name of Reporting Carrier:		
Signature of Authorized Officer:	Date:	
Printed name of Authorized Officer:		
Title or position of Authorized Officer:		
Telephone number of Authorized Officer:		
Study Area Code of Reporting Carrier:	Filing Due Date for this form:	

### TO BE COMPLETED BY THE AUTHORIZED AGENT:

Certification of Agent	Authorized to File Annual Reports for CAF or LI Recipion	ents on Behalf of Reporting Carrier
일반하는 일 전략 전에 보면 하는 사람이 되었다면 이 아내가 전혀 가는 것이 하는 것이 하는 것이 없는 것이 살아 없다.	orized to submit the annual reports for universal service suppor reporting carrier; and, to the best of my knowledge, the informa	
Name of Reporting Carrier:		100
Name of Authorized Agent or Employee of Agent:		
Signature of Authorized Agent or Employee of Agent:		Date:
Printed name of Authorized Agent or Employee of Agent:		
litle or position of Authorized Agent or Employee of Agent		
Telephone number of Authorized Agent or Employee of Ag	ent:	
Study Area Code of Reporting Carrier:	Filing Due Date for this form:	

Attachments

# CONFIDENTIAL NOT FOR PUBLIC INSPECTION

### Five-Year Network Improvement Plan For Interior Telephone Company

In its *USF/ICC Transformation Order* and subsequent Orders, the Federal Communications Commission ("FCC" or "Commission") requires Eligible Telecommunications Carriers ("ETCs") to submit a five-year build-out plan in a manner consistent with Section 54.202(a)(1)(ii) of the Commission's Rules by July 1, 2014 and to submit annual progress reports thereafter. Section 54.202(a) (1) (ii) states in part that ETCs are to [s]ubmit a five-year plan that describes with specificity proposed improvements or upgrades to the [ETC's] network throughout its proposed service area Each [ETC] shall estimate the area and population that will be served as a result of the improvements..."<sup>2</sup>

In its March 5, 2013 Order, the FCC specified that for rate-of-return carriers, the five-year plans "should describe the carrier's network improvement plan, which should provide greater visibility into current plans to extend broadband service to unserved locations in rate-of-return service territories." Interior Telephone Company ("ITC" or

<sup>&</sup>lt;sup>1</sup> See Connect America Fund; A National Broadband Plan for Our Future; Establishing Just and Reasonable Rates for Local Exchange Carriers; High-Cost Universal Service Support; Developing a Unified Intercarrier Compensation Regime; Federal-State Joint Board on Universal Service; Lifeline and Link-Up; Universal Service Reform—Mobility Fund; WC Docket Nos. 10-90, 07-135, 05-337, 03-109, CC Docket Nos. 01-92, 96-45, GN Docket No. 09-51, WT Docket No. 10-208, Report and Order and Further Notice of Proposed Rulemaking, FCC 11-61 (rel. Nov. 18, 2011) (USF/ICC Transformation Order) at Para. 587; pets. for review pending sub nom. In re: FCC 11-161, No. 11-9900 (10th Cir. filed Dec. 8, 2011); see also Connect America Fund et al., WC Docket 10-90 et al., Order, DA 12-147 (rel. Feb. 12, 2012) at Para. 5 (amending Section 54.313(a)(1) to clarify this requirement); Connect America Fund et al., WC Docket 10-90 et al., Third Order on Reconsideration, FCC 12-52 (rel. May 14, 2012) at Para. 10 (changing the filing deadline for the annual reports from April 1 to July 1); Connect America Fund et al., WC Docket 10-90 et al., Order, DA 13-332 (rel. Mar. 5, 2013) ("March 5, 2013 Order") at Para's. 4, 6-9. Delaying Five Year Plan until July 1, 2014 see WC Docket No. 10-90, Order, DA 13-1115, Para. 8 (released May 16, 2013).

<sup>&</sup>lt;sup>2</sup> 47 C.F.R. § 54.202(a) (1) (ii).

<sup>&</sup>lt;sup>3</sup> March 5, 2013 Order at Para. 9 citing Section 54.202(a) (1) (ii).

the "Company") is a rate-of-return carrier ETC and hereby submits its five-year network improvement plan.

# I. The Challenges Faced by the Company in Providing Voice and Broadband to its Rural Service Area

### A. Description of the Company and its Service Area

Interior Telephone Company was founded in 1968 in Fort Yukon, Alaska. The company steadily grew, bringing dial tone to some of the most remote, rugged and culturally diverse geographic areas in the United States. ITC now serves Alaskan communities such as Galena and Fort Yukon, where temperatures reach 90 degrees in the summer and 50 degrees below zero in winter; and communities located on the Kenai Peninsula and the Aleutian Islands, including Seward, Unalaska, Sand Point and King Cove. Only three of the 11 Alaskan communities that Interior serves are accessible by road.

Today ITC, through its affiliate TelAlaska NetWorks, is a provider of Internet services for both residents and businesses with a complete range of advanced voice and data network solutions.

## B. The Exchanges Contained Within the Company's Study Area

Interior Telephone Company serves the combined exchange area(s) of:

Cold Bay	Port Lions
Fort Yukon	Sand Point
Galena	UnAlaska
Iliamna	Cooper Landing
King Cove	Seward/Moose Pass

# II. The Company Has Used and Will Use Universal Service Support Only For the Intended Purposes

Section 254(e) of the Communications Act of 1934, as amended requires ETCs to use Universal Service support ("USF") "only for the provision, maintenance, and upgrading of facilities and services for which the support is intended." Pursuant to Section 54.314 of the FCC's rules, in order for state-designated ETCs to receive USF for the coming year, states must annually file certifications by October 1 stating that all federal high-cost support provided to such carriers within the state "was used in the preceding calendar year and will be used in the coming calendar year only for the provision, maintenance, and upgrading of facilities and services for which the support is intended." ETCs not designated by a state must file similar certifications with the FCC.

In its *USF/ICC Transformation Order*, the FCC clarified that prior to making the Section 254(e) certifications, states should conduct a "rigorous examination of the factual information" contained in the annual Section 54.313 reports, of which the five year network improvement plan and annual progress reports are a part, in determining whether they can certify that carriers' support has been used and will be used only for the purpose for which the support was intended.<sup>7</sup> The FCC said that it would also use the reports to verify certifications filed by ETCs that are not state-designated.<sup>8</sup> In this context, the Commission stated, "[i]n light of the public interest obligations we adopt in this Order, a

<sup>&</sup>lt;sup>4</sup> 47 U.S.C. § 254(e).

<sup>5 47</sup> C.F.R. § 54.314(a).

<sup>6 47</sup> C.F.R. § 54.314(b).

<sup>&</sup>lt;sup>7</sup> See USF/ICC Transformation Order at Para. 612.

<sup>8</sup> Id.

Page 4

key component of this [Section 254(e)] certification will now be that support is being

used to maintain and extend modern networks capable of providing voice and broadband

service."9

Essentially, under the existing rules and processes, the federal USF received by

the Company and other incumbent rural telephone companies are, in fact, an integral part

of the recovery of expenditures of rural incumbent local exchange carriers incurred in the

provision, maintenance and upgrading of their provision of facilities and services for

which the USF is intended. Interior Telephone Company depends upon its receipt and

utilization of federal universal service support to provide rural telephone customers with

affordable and quality voice and broadband services.

Accordingly, given the critical role the network improvement plan and the

progress reports will have in the annual Section 254(e) certification process, Interior

Telephone Company's plan and progress reports will demonstrate not only how the

Company has used and will use USF not only for improvements and upgrades, but also

for the provision and maintenance of the facilities and services to which the support was

intended.

<sup>9</sup> Id. (emphasis supplied).

Page 4 of 20

### III. The Company's Five-Year Network Improvement Plan

When the Commission adopted its five-year plan requirements for FCC-designated ETCs in its 2005 ETC Order, it clarified that service quality improvements in the five-year plan "do not necessarily require additional construction of network facilities." .<sup>10</sup> Accordingly, the improvements listed in the plan may be projects related to the expansion of the network (one or multiple services), projects related to updating technology to accommodate new services or higher bandwidth or maintenance projects, such as to reduce trouble reports or replace outdated equipment. Additionally, in some cases, the projects may be ones that improve or upgrade the entire network rather than discrete areas within a study area or they may be ones that are ongoing projects that have no specific start and completion dates.

The instructions to the Form 481 state "[r]ecipients may describe where improvements are expected to occur by wire center or census block, as appropriate. To the extent no improvements are planned in specific areas, the five-year plan should so indicate." The instructions also require that in subsequent annual progress reports which must include the total amount of universal service support received must provide this information "broken out separately by the amount spent on capital expenses and the amount spent on operating expenses." Accordingly, the Company's five-year plan separately provides both capital expenditures and operating expenses.

Federal-State Joint Board on Universal Service, CC Docket No. 96-45, Report and Order, FCC 05-46 (rel. Mar. 17, 2005) ("2005 ETC Order").

<sup>&</sup>lt;sup>11</sup> Instructions for Completing FCC Form 481, OMB Control No. 3060-0986 (High-Cost), OMB Control No. 3060-0819 (Low-Income), July 2013, Line 112

<sup>&</sup>lt;sup>12</sup> Instructions for Completing FCC Form 481, OMB Control No. 3060-0986 (High-Cost), OMB Control No. 3060-0819 (Low-Income), July 2013, Line 112

Company taking a balanced yet realistic approach.

Page 6

ITC advises that this improvement plan has been carefully crafted, matching measured network deployment, improvement and quality service levels with known financial implications of the Transformation Order upon the company's support cashflows. The uncertainty of such cash flows being received in the outer-years as a result of current and potential regulatory action on rural rate-of-return carriers has resulted in the

The environment in which the Company operates remains dynamic, not static. As a result, Interior Telephone Company, Inc. reserves the opportunity to modify its plan in response to further regulatory decisions as they are adopted, and their implication upon the Company's financial viability in providing the required services and service level quality becomes known.

The Company will re-evaluate this plan on an annual basis. Action, however, may also be taken abruptly on the presented plan for both current and outer years in the event of evolving regulatory conditions, customer demand and needs and/or changes in technology (vendor)-driven support. All adjustments to the improvement plan in this document will be reflected and explained in subsequent annual progress reports.

### A. The Company's Major Network Improvement Projects

Based upon this framework, Appendix A reflects Interior Telephone Company's major network improvement projects for the five calendar years 2015 through 2019, areas and population associated with those projects and voice and broadband relationship. The 5 year network improvement plan will describe how ITC plans to improve, upgrade, and maintain its telecommunications network over the period serving all communities in its study area. ITC study area includes 10 exchanges as provided in Section I. B. of this document. ITC's study area reaches a population base of 13, 333. Projects described below will be started and completed in the project year. Due to the current uncertainty of the amounts of support funds the company may receive in future years, ITC advises the Commission that the deployment of specific network improvement projects may be modified, and the meeting of projected service goals muted, to accommodate the actual amount of support that will be received.

B. How These Projects Will Improve the Network

<sup>13 2010</sup> Census







### C. Part 32 and Yearly Breakdown of Estimated Capital Expenditures Associated with the Projects and Operating Expenses

Appendix B included herein specifies the projects listed in Appendix A in terms of the Part 32 capital expenditures categories and in terms of the years in which the costs are expected to occur along with depreciation expense associated with the capital expenditures. In a separate section, the projected operating expenses are provided.

### D. Determination of Reasonableness

In its March 5, 2013 Order, the Commission stated, "We encourage rate-of-return carriers to explain in their five-year plans what criteria the carrier will use to determine whether a request for broadband is reasonable and how the carrier will decide which areas are feasible to extend terrestrial broadband service to, and which areas are not feasible to serve with terrestrial technologies, given current funding levels."14 Interior Telephone Company hereby responds to the Commission's invitation and provides the following:

All the Interior Telephone Company markets, with the exception of Seward/Moose Pass and Cooper Landing are not connected by roads and are only fed by satellite backhaul facilities. Seward/Moose Pass and Cooper Landing have both

<sup>14</sup> March 5. 2013 Order at Para. 10.

microwave and fiber middle mile access and currently support the broadband service level of 4Mbps downstream/1Mbps upstream. The village of Iliamna has both microwave and fiber middle mile access but is not connected by roads and is not able to support the broadband service level because of cost prohibitive backhaul facilities<sup>15</sup>. Iliamna is able to support the broadband service level of 1Mbps downstream/256kpbs upstream. The Commission has acknowledged this issue in the 3<sup>rd</sup> Order on Reconsideration the Federal Communications Commission at Paragraph 46<sup>16</sup> and in reference to Five-Year Build Out Plans the March 5, 2013 Order FCC DA 13-332 at Paragraph 11<sup>17</sup>.

All of Interior's other villages without terrestrial backhaul, are able to support the broadband service level of 1Mbps downstream/256kpbs upstream. ITC continues to seek economically sound solutions to address the provisioning of required broadband speeds given the extremely high costs of middle mile transport.

<sup>15</sup> FCC 12-52 paras, 45-46

<sup>&</sup>lt;sup>16</sup> 46. We appreciate the concerns raised by the Alaska Rural Coalition and ACS that it may not be cost-effective to serve certain customers due to the high cost of backhaul. Rather than granting a blanket exemption of the broadband obligations established for rate-of-return companies in the USF/ICC Transformation Order, we clarify, as the Alaska Rural Coalition requests, that our current rules provide sufficient flexibility to take into account any unique circumstances that may impact the ability of rate-of-return companies to extend broadband to their customers, including backhaul costs. As the Coalition notes, rate-of-return carriers are required to provide service meeting the specified characteristics on reasonable request, which, the Commission explained in the Order, was an obligation similar to the voice deployment obligation many of those carriers were already subject to. This obligation, enforced in the first instance by the relevant ETC-designating authority (generally the state), permits these entities to take into account backhaul costs or other unique circumstances that may make it cost-prohibitive to extend service to particular customers, in Alaska or any other area. We intend to carefully monitor developments in this regard and will consider making further clarifications or revisions if necessary.

<sup>17 11.</sup> The Bureau does not expect a rate-of-return carrier to plan to build out terrestrial wireline broadband service to all locations within its study area. The Commission has recognized that there are some areas of the country where it is cost prohibitive to extend broadband using terrestrial wireline technology, and that in some areas satellite or fixed wireless technologies may be more cost effective options to extend service.34 Indeed, we are aware anecdotally that rate-of-return carriers today use a mix of technologies to serve their customers.35 For that reason, we expect rate-of-return carriers to develop plans that reflect the cost characteristics of their service territories and current funding levels, setting forth what sort of broadband service build-out is reasonable over the five-year time period.

Study Area Code Study Area Name Company Contact Name Contact Telephone Number Contact Email Address

613011	
Interior Telephone Company	
Robert Dunn	
907-563-2003	
bdunn@telalaska.com	

Duning	Duning the Warran		Danulation	Percent	Percent
Project	Project Year	Areas	Population	Voice	Broadband
	2015	_			<u>.</u>
	2015				
	2015				
					Ì
	2015				
	2015	_			
	2015				-
		_			-
	2015				
	2015	-			-
		_			1
	2015	_			-
	2015				1
	2015				
	2015				2
	2015				Ī
	2015				
	2015	_			
		_			
	2015	_			
	2015				

Study Area Code Study Area Name Company Contact Name Contact Telephone Number Contact Email Address

613011	
Interior Telephone Company	
Robert Dunn	
907-563-2003	
bdunn@telalaska.com	

Duniost	Duningt Vone	Avone	Donulation	Percent	Percent
Project	Project Year	Areas	Population	Voice	Broadband
4	2016				_
	2016				
1	2016				
	2016				
	2016				
	2016				
	2016				
	2016				
į (	2016				
	2016				
· · · · · · · · · · · · · · · · · · ·	2016				
j	2016				
	2016				
	2016				
-					
	2016				

Study Area Code
Study Area Name
Company Contact Name
Contact Telephone Number
Contact Email Address

613011
Interior Telephone Company
Robert Dunn
907-563-2003
bdunn@telalaska.com

				Percent	Percent
Project	Project Year	Areas	Population	Voice	Broadband
	2017				
	2017				
	2017				
	2017				
	2017				
	2017				
	2017				
	2017				
	2017				
	2017				
	2017			W	

# CONFIDENTIAL NOT FOR PUBLIC INSPECTION

Five-Year Plan (613011ak112) APPENDIX A

613011		
Interior Telephone Company		
Robert Dunn		
907-563-2003		
bdunn@telalaska.com		

Project	Project Year	Areas	Population	Percent Voice	Percent Broadband
	2018				
	2018				
	2018				
	2018				
	2018				
	2018				
	2018				

Study Area Code Study Area Name Company Contact Name Contact Telephone Number Contact Email Address 613011
Interior Telephone Company
Robert Dunn
907-563-2003
bdunn@telalaska.com

#### APPENDIX A - PROJECT LIST FOR 2015-2019

Project	Project Year	Areas	Population	Percent Voice	Percent Broadband
	2019				8
	2019				
	2019				
	2019				
	2019				
	2019				
	2019				
	2019				

Study Area Code
Study Area Name
Company Contact Name
Contact Telephone Number
Contact Email Address

613011	
Interior Telephone Company	- 596VDr
Robert Dunn	
907-563-2003	
bdunn@telalaska.com	

Appendix B: 5-Year Proposed Capital Expenditures and Operating Expenses

Account	Description	2015	2016	2017	2018	2019	Total Projected CapEx 2015-2019
2111 & 2121	Land & Building						
2112	Vehicles						
2114	Special Purpose Vehicles						
2116	Other Work Equipment						
2122-2124	Support Assets						
2210	Switching Equipment						
2232	Circuit Equipment						
2410	Cable & Wire Facilities						
1220	Materials & Supplies						
	Total Capital Expenditures						

	Regulate	d Operating	Expenditure	e (OpEx) Proj	ections		
Account	Operating Expenses	2015	2016	2017	2017	2018	Total Projected OpE 2015-2019
6110-6410	Plant Specific Operations						
6530	Plant Nonspecific Operations						
6561	Depreciation and Amortization						
6610-6620	Customer Operations						
6711-6720	Corporate Operations						
	Total Operating Expenses						

500: Service Quality Standards & Consumer Protection Rules Compliance

510: Interior Telephone Company certifies that it is in compliance with applicable consumer protection and service quality standards as set forth in Alaska Administrative Rules 3 AAC 53.450 and consumer protection rules as defined in 47 CFR Part 64 Subpart U, Customer Proprietary Network Information and the Federal Trade Commission Red Flag rules to prevent identity theft. A manual for each of those programs is in place and is part of the employees' handbook. Employee training is conducted and new hires are instructed on the programs as required by their job functions.

600: Functionality in Emergency Situations

610: Interior Telephone Company certifies that it has and will continue to take steps to remain functional in emergency situations in compliance with requirements set forth in 47 CFR 54.202(a)(2).

Interior Telephone Company has ten telecommunication local exchange serving areas. It uses (central office) switches from several different manufacturers (vendors) to provide the service. The manufacturers include Redcom, Metaswitch, Genband (formerly Nortel) and Lucent. Additionally, several of its serving areas have remote nodes. The node manufacturers include Calix (formerly Occam) and AFC. Each central office and interconnecting network equipment site contains provisions for reserve power to keep all equipment operating without interruption for at least eight hours at the busy-hour load following any failure of the primary electric power source. All switches and nodes have 8 hour battery back-up. Additionally, the switches have back-up generators which will provide power indefinitely.

At eight of Interior Telephone Company's local exchange service areas, it provides a standalone switch (not connected to other central offices) directly connected to two separate IXCs. There are separate cable routes to each IXC. If either route is damaged access to long distance is attainable through a dial around process. At two of its local exchange service areas, it connects to IXCs on a collapsed SONET ring. All of Interior Telephone Company's switches are non-blocking blocking and capable of handling traffic spikes resulting from emergency situations.

Interior Telephone Company has established procedures to be followed by its employees in the event of emergencies.

(700) Price Offerings including Voice	Rate Data			10 Carried March 19 (2000)	Form 481	
Data Collection Form		The state on	<b>新華</b>	OM	IB Control No. 3060-0986/OMB Control No. 2013	3060-0819

<010>	Study Area Code	613011
<015>	Study Area Name	INTERIOR TEL CO INC
<020>	Program Year	2015
<030>	Contact Name - Person USAC should contact regarding this data	Robert Dunn
<035>	Contact Telephone Number - Number of person identified in data line <030>	9075632003 ext.
<039>	Contact Email Address - Email Address of person identified in data line <030>	bdunn@telalaska.com

<701> Residential Local Service Charge Effective Date 1/1/2014 <702> Single State-wide Residential Local Service Charge 20.35

<703>

<a1></a1>	<a2></a2>	<a3> //</a3>	×61>		- <b3> - 4 €</b3>	-cb4>	oli kb5>	<b><c></c></b>
State	Exchange (ILEC)	SAC (CETC)	Rate Type	Residential Local Service Rate	State Subscriber Line Charge	State Universal Service Fee	Mandatory Extended Area Service Charge	Total per line Rates and Fee
AK	All		FR	20.35	4.75	2.31	0.0	27.41
								172.
								1

<010>	Study Area Code	613011
<015>	Study Area Name	INTERIOR TEL CO INC
<020>	Program Year	2015
<030>	Contact Name - Person USAC should contact regarding this data	Robert Dunn
<035>	Contact Telephone Number - Number of person identified in data line <030>	9075632003 ext.
<039>	Contact Email Address - Email Address of person identified in data line <030>	bdunn@telalaska.com

<01>	<a2> <a2> <a2> <a> <a> <a> <a> <a> <a> <a> <a> <a> <a< th=""><th><b1></b1></th><th><b2></b2></th><th>(C) xd1&gt;</th><th>Kd2</th><th>&lt;03&gt;</th><th></th><th></th></a<></a></a></a></a></a></a></a></a></a></a2></a2></a2>	<b1></b1>	<b2></b2>	(C) xd1>	Kd2	<03>		
State	Exchange (ILEC)	Residential Rate	State Regulated Fees	Total Rates and Fees		Broadband Service -Upload Speed (Mbps)	Usage Allowance (GB)	Usage Allowance Action Taken When Limit Reached (select)
AK	Cold Bay	39.9	0.0	39.9	0.256	0.064	6.0	Overage Charge
AK	Cold Bay	44.9	0.0	44.9	0.256	0.128	6.0	Overage Charge
AK	Cold Bay	79.9	0.0	79.9	0.512	0.128	8.0	Overage Charge
AK	Cold Bay	84.9	0.0	84.9	0.512	0.256	10.0	Overage Charge
AK	Cold Bay	99.9	0.0	99.9	1.0	0.256	12.0	Overage Charge
AK	Cold Bay	109.9	0.0	109.9	1.0	0.512	12.0	Overage Charge
AK	Cooper Landing	30.0	0.0	30.0	0.256	0.128	0.0	Other, No limit on usage allowance
AK	Cooper Landing	45.0	0.0	45.0	0.512	0.256	0.0	Other, No limit on usage allowance
AK	Cooper Landing	65.0	0.0	65.0	1.0	0.512	0.0	Other, No limit on usage allowance
AK	Cooper Landing	85.0	0.0	85.0	2.0	1.0	0.0	Other, No limit on usage allowance
AK	Cooper Landing	125.0	0.0	125.0	3.0	1.0	0.0	Other, No limit on usage allowance
AK	Cooper Landing	155.0	0.0	155.0	4.0	1.0	0.0	Other, No limit on usage allowance
AK	Fort Yukon	39.9	0.0	39.9	0.256	0.064	6.0	Overage Charge
AK	Fort Yukon	44.9	0.0	44.9	0.256	0.128	6.0	Overage Charge
AK	Fort Yukon	79.9	0.0	79.9	0.512	0.128	8.0	Overage Charge
AK	Fort Yukon	84.9	0.0	84.9	0.512	0.256	10.0	Overage Charge
AK	Fort Yukon	99.9	0.0	99.9	1.0	0.256	12.0	Overage Charge
AK	Fort Yukon	109.9	0.0	109.9	1.0	0.512	12.0	Overage Charge
AK	Galena	39.9	0.0	39.9	0.256	0.064	6.0	Overage Charge
AK	Galena	44.9	0.0	44.9	0.256	0.128	6.0	Overage Charge
AK	Galena	79.9	0.0	79.9	0.512	0.128	8.0	Overage Charge

<010>	Study Area Code	613011
<015>	Study Area Name	INTERIOR TEL CO INC
<020>	Program Year	2015
<030>	Contact Name - Person USAC should contact regarding this data	Robert Dunn
<035>	Contact Telephone Number - Number of person identified in data line <030>	9075632003 ext.
<039>	Contact Email Address - Email Address of person identified in data line <030>	bdunn@telalaska.com

<a1></a1>	<a2></a2>	 cb1>	<b2></b2>	<c> <c> <cd1></cd1></c></c>	<d2></d2>	<d3></d3>	<b>《</b> 在大块框件》	×64×
State	Exchange (ILEC)	Residential Rate	State Regulated Fees	Total Rates and Fees	Broadband Service -		Usage Allowance	Usage Allowance Action Taken When Limit Reached (select)
AK	Galena	84.9	0.0	84.9	0,512	0.256	10.0	Overage Charge
AK	Galena	99.9	0.0	99.9	1.0	0.256	12.0	Overage Charge
AK	Galena	109.9	0.0	109.9	1.0	0.512	12.0	Overage Charge
AK	Iliamna	39.9	0.0	39.9	0.256	0.064	6.0	Overage Charge
AK	Iliamna	44.9	0.0	44.9	0.256	0.128	6.0	Overage Charge
AK	Iliamna	79.9	0.0	79.9	0.512	0.128	8.0	Overage Charge
AK	Iliamna	84.9	0.0	84.9	0.512	0.256	10.0	Overage Charge
AK	Iliamna	99.9	0.0	99.9	1.0	0.256	12.0	Overage Charge
AK	Iliamna	109.9	0.0	109.9	1.0	0.512	12.0	Overage Charge
AK	King Cove	39.9	0.0	39.9	0.256	0.064	6.0	Overage Charge
AK	King Cove	44.9	0.0	44.9	0.256	0.128	6.0	Overage Charge
AK	King Cove	79.9	0.0	79.9	0.512	0.128	8.0	Overage Charge
AK	King Cove	84.9	0.0	84.9	0.512	0.256	10.0	Overage Charge
AK	King Cove	99.9	0.0	99.9	1.0	0.256	12.0	Overage Charge
AK	King Cove	109.9	0.0	109.9	1.0	0.512	12.0	Overage Charge
AK	Port Lions	45.95	0.0	45.95	0.256	0.128	4.0	Overage Charge
AK	Port Lions	55.95	0.0	55.95	0.256	0.128	6.0	Overage Charge
AK	Port Lions	99.9	0.0	99.9	1.0	0.256	12.0	Overage Charge
AK	Sand Point	39.9	0.0	39.9	0.256	0.064	6.0	Overage Charge
AK	Sand Point	44.9	0.0	44.9	0.256	0.128	6.0	Overage Charge
AK	Sand Point	79.9	0.0	79.9	0.512	0.128	8.0	Overage Charge

<010>	Study Area Code	613011
<015>	Study Area Name	INTERIOR TEL CO INC
<020>	Program Year	2015
<030>	Contact Name - Person USAC should contact regarding this data	Robert Dunn
<035>	Contact Telephone Number - Number of person identified in data line <030>	9075632003 ext.
<039>	Contact Email Address - Email Address of person identified in data line <030>	bdunn@telalaska.com

<711>

<31>	<a2></a2>	<61>	CF <b2></b2>	<c> <d1></d1></c>	**************************************	CE	AND THE PARTY	<d4> <d4></d4></d4>
State	Exchange (ILEC)	Residential Rate	State Regulated Fees	Total Rates and Fees	Broadband Service - Download Speed (Mbps)	Broadband Service -Upload Speed (Mbps)	Usage Allowance (GB)	Usage Allowance Action Taken When Limit Reached (select)
AK	Sand Point	84.9	0.0	84.9	0,512	0.256	10.0	Overage Charge
AK	Sand Point	99.9	0.0	99.9	1.0	0.256	12.0	Overage Charge
AK	Sand Point	109.9	0.0	109.9	1.0	0.512	12.0	Overage Charge
AK	Seward/MoosePass	30.0	0.0	30.0	0.256	0.128	0.0	Other, No limit on usage allowance
AK	Seward/MoosePass	45.0	0.0	45.0	0.512	0.256	0.0	Other, No limit on usage allowance
AK	Seward/MoosePass	65.0	0.0	65.0	1.0	0.512	0.0	Other, No limit on usage allowance
AK	Seward/MoosePass	85.0	0.0	85.0	2.0	1.0	0.0	Other, No limit on usage allowance
AK	Seward/MoosePass	125.0	0.0	125.0	3.0	1.0	0.0	Other, No limit on usage allowance
AK	Seward/MoosePass	155.0	0.0	155.0	4.0	1.0	0.0	Other, No limit on usage allowance
AK	Unalaska	45.0	0.0	45.0	0.128	0.064	4.0	Overage Charge
AK	Unalaska	59.9	0.0	59.9	0.256	0.064	6.0	Overage Charge
AK	Unalaska	64.9	0.0	64.9	0.256	0.128	6.0	Overage Charge
AK	Unalaska	79.9	0.0	79.9	0.512	0.128	8.0	Overage Charge
AK	Unalaska	84.9	0.0	84.9	0.512	0.256	10.0	Overage Charge
AK	Unalaska	99.9	0.0	99.9	1.0	0.256	12.0	Overage Charge
AK	Unalaska	109.9	0.0	109.9	1.0	0.512	12.0	Overage Charge

(800) Operating Companies			200 Ex. FCC Form 481	
Data Collection Form	<b>《大学》</b> 《大学》	S. Miller Co. The Co.	OMB Control No. 3060-098	86/OMB Control No. 3060-0819
· 图象。 地名 · · · · · · · · · · · · · · · · · ·	<b>国际《杨鹏》。《杨晓》,"老师是</b>	<b>以</b> 自己的 2000年	July 2013	AND DESCRIPTION OF THE PROPERTY OF THE PROPERT

<010>	Study Area Code		613011	
<015>	Study Area Name		INTERIOR TEL CO INC	
<020>	Program Year		2015	
<030>	Contact Name - Person L	JSAC should contact regarding this data	Robert Dunn	
<035>	Contact Telephone Number - Number of person identified in data line <030>		9075632003 ext.	
<039>	Contact Email Address -	Email Address of person identified in data line <030>	bdunn@telalaska.com	
<810>	Reporting Carrier	Interior Telephone Company		
<811>	Holding Company	TelAlaska Holdings Inc.		
<812>	Operating Company	Intereior Telephone Company		

<al> <li><ai>&gt;</ai></li> </al>	NVER SERVICES 2×650	(a3>)
Affiliates	SAC	Doing Business As Company or Brand Designation
Mukluk Telephone Company, Inc.	613016	
TelAlaska Cellular, Inc.	619013	
TALD		TelAlaska Networks
The state of the s		
W. 19		

## 920: Tribal Engagement Document

Tribal lands in Alaska are defined differently than what typically is used to describe tribal lands and tribal authority in the contiguous 48 States. Alaska Native Regions were not carved out of existing reservations and occupy a different legal status than allotments which are defined as Indian Country under 18 USC Sec. 1151. They include all Alaska Native Regions established pursuant to the Alaska Native Claims Settlement Act. (ANCSA), 43 U.S.C Sec. 1601. ANCSA lands do not qualify as Indian Country. This Act extinguished the Alaska tribes' aboriginal title to land, while creating village and regional corporations that received title to certain lands within 12 geographic regions of the state. The shareholders of those ANCSA corporations are primarily tribal members and their descendants. The ANCSA regions consist of the entire State of Alaska and are defined as tribal lands.

TelAlaska, Inc.'s subsidiary, Interior Telephone Company (ITC) is a public utility corporation (Certificate No. 165) providing local exchange telephone service to the following communities: Cold Bay, Cooper Landing, Fort Yukon, Galena, Iliamna, King Cove, Port Lions, Sand Point, Seward, Moose Pass and Unalaska. Three of these communities are located on a road system, the rest are remote isolated communities spread across a large area of the State: from 800 miles west of Anchorage on the Aleutian Islands, to over 400 miles north of Anchorage near the Arctic Circle on the Yukon River.

## 921: Needs Assessment and Deployment Planning with Focus on Anchor Institutions

ITC strives to work in conjunction with its Alaskan Native community leaders and anchor institutions to assess, plan and deploy telecommunication facilities in its exchange service areas. During 2013, ITC undertook the following steps to communicate with its Alaskan Native community: Using its assembled list of native leaders with contact information for all of federally recognized tribes in ITC's serving areas from the Federal Register, Brenda Shepard, CEO and Dave Goggins, V.P.Operations initiated direct contact via phone calls to native leaders, covering each of ITC's exchanges. The purpose of these calls was to discuss and describe the Tribal Government Engagement Obligation as reported in the July 19, 2012 FCC Public Notice and open or continue a dialogue with the local leaders. During these direct conversations, the native community leaders offered direct and candid feedback on the quality of ITC's voice and broadband services to their community as well as what if any concerns they may have regarding new service opportunities. Ms. Shepard and Mr. Goggins shared ITC's plans on future network activity and provided the native leaders with direct contact information for any future discussions.

## 922: Feasibility and Sustainability Planning Tribal Land Network

See narrative response to 921.

## 923: Marketing Services in a Culturally Sensitive Manner

Interior Telephone Company staff has strived to devise marketing strategies that are culturally sensitive. Given that all of ITC's customers reside on Alaska Native Region lands, the intent of its marketing strategy is to appeal to, and be appropriate for, Alaskan Natives. ITC management and staff have attended regularly scheduled monthly community events and meetings. In addition, ITC staff work directly with local leaders and residents in the communities, which keeps ITC's marketing message continually fresh, relevant, and sensitive to the culture of those currently served and to be served in the future. Marketing materials also feature photos of Alaska Native families rather than purchased images from stock photo companies.

## 924: Rights-of-Way Processes

ITC obtains Right of Way permits from the State of Alaska, Federal agency or tribal organization which has the legal ROW authority over these lands. Local village administrations are also contacted as applicable before accessing roads, easements or private property, informed of the intended project and offered opportunities for feedback. ITC engineers design plans to ensure total compliance with all Right of Way permitting requirements.

## 925: Compliance with Land Use Permitting Requirements

ITC complies with all federal, state and/or local land use permitting requirements as applicable. There are no known specific tribal permitting requirements. As a component of its telecommunications infrastructure deployment planning process, ITC communicates with local village council representatives to inform them of planned land uses, provides a map of the impacted areas, offers opportunities for feedback and if applicable, obtains a letter of non-objection for placement of network facilities.

#### 926: Compliance with Facility Siting Rules

ITC works to ensure that all required facility siting rules, federal, state, and other are completed to the satisfaction of these governmental authorities and consistent with the needs of the Alaska Native communities.

927: Compliance with Environmental Review Processes

ITC works to ensure that all required environmental assessments, federal, state, and other are completed to the satisfaction of these governmental authorities and consistent with the needs of the Alaska Native communities.

928: Compliance with Cultural Preservation Review Process

As an Alaskan company, ITC has the highest sensitivity regarding preserving the cultural integrity of the land. Understanding that Alaska native lands are rich with artifacts and ancient burials, ITC ensures that applicable cultural preservation requirements are always followed.

929: Compliance with Tribal Business and Licensing Requirements

N/A. ITC complies with all business and licensing requirements of the State of Alaska.

- 1200: Terms and Condition for Lifeline Customers
  - Interior Telephone Company provides local wireline voice telephony service to eligible Lifeline subscribers.
- 1221: Information describing the terms and conditions of the local wireline voice telephony service offered to Lifeline subscribers by Interior Telephone Company are outlined in the tariff sheets below.
- 1222: Local wireline service is provided by Interior Telephone Company at a flat rate per month and includes unlimited local calling. This is the same service offered to Lifeline subscribers.
- 1223: Lifeline subscribers may choose to block toll access at no charge to them or choose a long distance provider of their choice for the best toll calling plans and rates available to them.

RCA No. 165 First Revised Sheet No. 342	
Cancelling Original Sheet No. 342	
INTERIOR TELEPHONE COMPANY, INC.	
GENERAL EXCHANGE SERVICES	
ENHANCED LIFELINE SERVICE	
A. <u>GENERAL</u>	
Enhanced Lifeline Service is a reduction in basic local service charges for residential service, available only to qualifying low income customers living on tribal lands. Qualifying customers pay reduced charges for a primary residential line as a result of the application of payments from the state and the interstate universal service funds and a waiver of the qualifying customer's end user subscriber line charge. All customers in the Company's service area are deemed to live on tribal lands.	
B. <u>REGULATIONS</u>	
1. Enhanced Lifeline Service will be offered to any requesting customer meeting the following criteria in (a) and /or (b) below:	
a. The customer lives in a household with income at or below 135 percent of the current official Federal Poverty Income Guidelines published annually in the Federal Register by the United States Department of Health and Human Services. For purposes of applying the poverty guideline, the term "family unit" means all persons who occupy a housing unit, whether they are related to each other or not.	
<ul> <li>b. The customer participates in one of the following programs:</li> <li>Supplemental Security Income (SSI)</li> <li>Food Stamps</li> <li>Medicaid</li> <li>Federal Public Housing Assistance</li> </ul>	
<ul> <li>Low Income Home Energy Assistance</li> </ul>	
Bureau of Indian Affairs general assistance  This is a second of the second of th	
<ul> <li>Tribally administered Temporary Assistance for Needy Families</li> <li>Head Start Programs (only those meeting its income qualifying standard)</li> </ul>	
National School Lunch Program (free meals program only)	
<ul> <li>Alaska Temporary Assistance Program</li> </ul>	
Alaska Adult Public Assistance Program	NI
	N)
<ul> <li>Child Care Assistance Program - PASS I, PASS II, PASS III</li> <li>WIC - Women, Infants &amp; Children Program</li> </ul>	1
- Alaska State Housing Corporation Programs	N)
Tariff Advice NoTA121-165	70.00
Issued By: INTERIOR TELEPHONE COMPANY, INC.	
By: Title:CEO	

RCA No. <u>165</u>	First Re	evised	Sheet No.	343			
Cancelling	Origina	1	Sheet No.	343			
INTERIOR	TELEPHONE	COMPANY	INC				
GENERAL EXC			iiio.				
ENHANCED LI	FELINE SERVI	CE - continue	<u>:d</u>				
B. REGULA	TIONS - continu	ied					
1. E	ligibility requirer (continued) Public How Interest Ra Home Inventor Senior Cit State of A Pioneer How Denali Kic Senior Car  The customer  1. Th sp be 2. Na be 3. Th inc lor 4. Th cu i.	ments: (continuousing ate Reduction from the Housing Talizen Housing Islaska Heating at the customer's income exceeds and the customer's house are number of its tomer's house income in the tribal tax reemployer or U.S. Social Strom the U.S. or pension workers' contribal notice divorce decrofficial doculf the custome full years.	for Low Incorrship Program x Credit Program x Credit Program x Credit Program x Credit Program Assistance Program Assistance  er penalty of income is at a 1.a. precedir e of the program from the 135 perce es in an eligible individuals in the lold income ter is required the form of: a teturn; a cur paycheck stu Security Adm S. Departmen statement of inpensation s letter of par ree or child ment demons incre provides r, the docum	perjury, a document of the customer's the customer'	stomer stomer stomer stome stote stome stote stome stote sto	cent threshold is receiving preceding.  For is receiving the customer's ad or he/she no sehold and the entation of the ate, federal, or ment from an inefits from the ent of benefits s; a retirement imployment or assistance; a or any other me.  Idoes not cover at least three	(N)
Tariff Advice No.	TA121-165			Effective		April 10, 2009	
Issued By: INTER	OR TELEPHONE	E COMPANY, I	NC.			940	

Brenda Shepard

Title: CEO

RCA No. <u>165</u>	Original	Sheet No. 344	
Cancelling		Sheet No	
	OD TELEBUONE COM		
INTERI	OR TELEPHONE COM	PANT, INC.	
GENERAL E	XCHANGE SERVICES		
ENHANCEI	LIFELINE SERVICE - c	continued	
B. REG	ULATIONS - continued		
4.	<ul> <li>Access to emerge</li> <li>Access to operate</li> <li>Access to interex</li> </ul>	ce grade access to the public switch ency service; or service; change service, unless toll blocking ory assistance, unless directory as	g is chosen;
Tariff Advice	NoTA	Effective:	
Issued By: IN	TERIOR TELEPHONE COM	IPANY, INC.	
Ву:		Title:	CEO

By: \_\_\_\_\_\_ Jack H Rhyner 1 Program Year 2015

RCA No.	165	First Revised	Sheet No. <u>350</u>		
Cancellin	q	Original	Sheet No. 350		
		LEPHONE COMPANY	Y, INC.		
		NGE SERVICES			
EXPA	NDED LINK	UP ASSISTANCE			
A.	GENERAL				
	includes a re single reside deferred sche the customer standard cha initiating serv	eduction in the Company's ntial line connection at a edule of payment of the char does not pay interest. E arges imposed on qualify	gram for qualifying low incomes customary charge for serving customer's principal place arges assessed for commencing expanded Linkup will provide fring low-income individuals extension and initial connection	of residence, and a g service, for which a reduction to any as a condition of	
	-	connection charges	p to \$100 of a qualifying ort amount of \$100 per qua		(C) (C)
	equipment th		on do not include charges assets side of the demarcation pharges.		
В.	REGULATIO	<u>ONS</u>			
	1. Expa	nded Linkup will be offer ia as listed for Enhanced I	ered to any requesting application. Lifeline Services.	ant meeting all the	
Tariff A	dvice No. <u>TA1</u>	33-165 Pursuant to Fed Re	g Vol. 77, No 42, Mar. 2, 2012	Effective: July 1, 2012	
Issued	By: INTERIOR	TELEPHONE COMPANY	, INC.		
By:			Title:	CEO	

Brenda Shepard

RCA No. <u>165</u>	Original	Sheet No. <u>351</u>	
Cancelling		Sheet No	
INTERIO	R TELEPHONE COM	PANY, INC.	
GENERAL EX	LINKUP ASSISTANCE LATIONS - continued Eligible customers shall second or subsequent tim		nce with an address
Tariff Advice	No. <u>TA</u>	Effective:	
Issued By: INT	FRIOR TELEPHONE COM	MPANY INC.	

Jack H Rhyner

Title: CEO

RCA No.	165_	First Revised	Sheet No. <u>516</u>	-	
Cancellin	ıg	Original	Sheet No. 516	_	
IN	TERIOR TE	LEPHONE COMPANY	, INC.		
		_			
RAT	E SCHEDUL	<u>E</u>			
ENI	HANCED LIF	FELINE SERVICE			
A.	APPLICABI	LITY			
	the eligibilit	d terms specified herein app y requirements for Enhan hange Services section of the	ced Lifeline Service show		
B.	RATES		Monthly Re	ecurring Rate	
	All Exchange	e Areas	\$.0	00	(R)
	universal se	ons from the local resident rvice funds.			
		33-165 Pursuant to Fed Reg		Effective: July 1, 2012	
	By: INTERIOR	R TELEPHONE COMPANY,			
By:			Title:	CEO	

Brenda Shepard

RCA No.	165	Original	_ Sheet No. <u>518</u> _					
Cancellin	ıg		_ Sheet No					
IN	TERIOR TEL	EPHONE COMPAN	IY. INC.					
			,					
RAT	RATE SCHEDULE							
EXF	PANDED LINK							
A.	APPLICABIL	ITY						
	The rates and terms specified herein apply to all residential customers who meet the eligibility requirements for Expanded Linkup Assistance as shown in the General Exchange Services section of this tariff.							
В.	RATES							
	Expanded Linkup is available only to qualifying low income customers residing on Tribal Lands. Expanded Linkup support provides for a 50% discount on the first \$60 of a qualifying subscriber's initial connection charges up to a maximum of \$30, and an additional \$70 to cover 100% of any remaining charges associated with initiating service between \$60 and \$130, for a total maximum support amount of \$100 per qualifying low income subscriber. The supported services under this section do not include charges assessed for facilities or equipment that fall on the customer's side of the demarcation point, i.e. customer premises equipment and inside wiring charges.							
Tariff	Advice NoTA		Effective:					
Issued	Issued By: INTERIOR TELEPHONE COMPANY, INC.							

Title: CEO

3000: Rate of Return Carriers Additional Documentation

## 54.313(g) Areas with no terrestrial backhaul

All the Interior Telephone Company markets, with the exception of Seward/Moose Pass and Cooper Landing are not connected by roads and are only fed by satellite backhaul facilities. Seward/Moose Pass and Cooper Landing have both microwave and fiber middle mile access and currently support the broadband service level of 4Mbps downstream/1Mbps upstream. The village of Iliamna has both microwave and fiber middle mile access but is not connected by roads and is not able to support the broadband service level because of cost prohibitive backhaul facilities<sup>1</sup>. Iliamna is able to support the broadband service level of 1Mbps downstream/256kpbs upstream. Per the 3<sup>rd</sup> Order on Reconsideration the Federal Communications Commission has acknowledged this issue at Paragraph 46.

46. We appreciate the concerns raised by the Alaska Rural Coalition and ACS that it may not be cost-effective to serve certain customers due to the high cost of backhaul. Rather than granting a blanket exemption of the broadband obligations established for rate-of-return companies in the *USF/ICC Transformation Order*, we clarify, as the Alaska Rural Coalition requests, that our current rules provide sufficient flexibility to take into account any unique circumstances that may impact the ability of rate-of- return companies to extend broadband to their customers, including backhaul costs. As the Coalition notes, rate-of-return carriers are required to provide service meeting the specified characteristics on *reasonable* request, which, the Commission explained in the *Order*, was an obligation similar to the voice deployment obligation many of those carriers were already subject to. This obligation, enforced in the first instance by the relevant ETC-designating authority (generally the state), permits these entities to take into account backhaul costs or other unique circumstances that may make it cost-prohibitive to extend service to particular customers, in Alaska or any other area. We intend to carefully monitor developments in this regard and will consider making further clarifications or revisions if necessary.

All of Interior's other villages without terrestrial backhaul, are able to support the broadband service level of 1Mbps downstream/256kpbs upstream. Interior Telephone Company continues to seek economically sound solutions to address the provisioning of required broadband speeds given the extremely high costs of middle mile transport.

- 3005: Interior Telephone Company is a Privately held ROR Carrier and submits below a full and complete annual report of the company's financial condition and operations as of the end of the preceding fiscal year pursuant to 47 CFR 54.313(f)(2).
- 3019: Interior Telephone Company files as an audited single company a financial report in a format comparable to RUS Operating Report for Telecommunications Borrowers as

<sup>&</sup>lt;sup>1</sup> FCC 12-52 paras. 45-46

provided by USAC in the FCC Form 481 Operating Report for Privately-Held Rate of Return Carriers upload template. This report includes data for the preceding fiscal year and the prior fiscal year for Interior Telephone Company. An officer of the company certifies the entries in this report are in accordance with the accounts and other records of the system and reflect the status of the system to the best of our knowledge and belief.

- 3020: A pdf of Interior Telephone Company's Balance Sheet, Income Statement and Statement of Cash Flows.
- 3021: Interior Telephone Company submits the Report of Independent Certified Public Accountants, Grant Thornton, LLP, that performed Interior Telephone Company's financial audit

	Totals that car	n not be zero
Worksheet	Input Item	Lir
3005a BalanceSheet	Total Assets	
3005a BalanceSheet	Total Liabilities and Equity	
3005b IncomeStatement	Input items for prior year	
3005b IncomeStatement	Input items for current year	

ed consolidated company				TLI Filed as audited consolidated company					
ary of reviewed o	onsolidated c	ompany		Filed as subsidiary of audited consolidated	ated company				
CERTIFICATION									
ort are in accordance with the accounts and other records of the system and reflect the status of the system to the best of our knowledge and belief.									
经验 新加州		# / 4							
		Date							
PART A. BALANCE SHEET									
	BALANCE	BALANCE END			BALANCE	BALANCE END			
	PRIOR YEAR	OF PERIOD		LIABILTIES AND STOCKHOLDERS' EQUITY	PRIOR YEAR	OF PERIOD			
			CURRE	NT LIABILITIES					
			25.	Accounts Payable					
			26.	Notes Payable					
			27.	Advance Billings and Payments	_	and a			
			28.	Customer Deposits					
			29.	Current Mat. L/T Debt		NATIONAL PROPERTY.			
			30.	Current Mat. L/T Debt-Rur. Dev.					
			31.	Current MatCapital Leases					
			32.	Income Taxes Accrued					
			33.	Other Taxes Accrued		-			
			34.	Other Current Liabilities	_				
			35.	Total Current Liabilities (25 thru 34)					
			LONG-	TERM DEBT					
			36.	Funded Debt-RUS Notes		onneand,			
			37.	Funded Debt-RTB Notes		and the same of th			
			38.	Funded Debt-FFB Notes					
			39.	Funded Debt-Other					
			40.	Funded Debt-Rural Develop. Loan		oo quinti			
			41.	Premium (Discount) on L/T Debt					
			42.	Reacquired Debt		gov in			
			43.	Obligations Under Capital Lease		and the same of th			
			44.	Adv. From Affiliated Companies		l l			
			45.	Other Long-Term Debt		TAXABLE PARTY OF THE PARTY OF T			
			46.	Total Long-Term Debt (36 thru 45)					
			OTHER	R LIAB. & DEF. CREDITS		-			
			47.	Other Long-Term Liabilities					
			48.	Other Deferred Credits					
			49.	Other Jurisdictional Differences		42.00			
			50.	Total Other Liabilities and Deferred Credits (47 thru 49)					
			EQUIT	Υ					

PART B. STATEMENTS OF INCOME AND RETAINED EARINGS OF	MARGINS	
ITEM	PRIOR YEA	AR THIS YEAR
	100 000 00 00 000 000 000 000 000 000 0	
li Danishi G Annali Al-A		
uding Depreciation & Amortization)		
0)		
ion		
+30-26)		
Year		

<015> interior reiepnone Company
<020>
<030> Robert Dunn
<035> (907)563-2003
<039> bdunn@telalaska.com

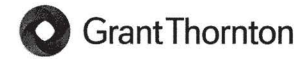
erson USAC should contact regarding this data

e Number - Number of person identified in data line <030>

e Email Address - Email Address of person identified in data line <030>

## PART C. STATEMENTS OF CASH FLOWS

PART C. STATEMENTS OF CASH FLOWS	
Cash and Equivalents plus RUS Construction Fund)	
CASH FLOWS FROM OPERATING ACTIVITIES	
Adjustments to Reconcile Net Income to Net Cash Provided by Operating Activities	
1	
1	
Deferred Income Taxes	
Changes in Operating Assets and Liabilities	
se) in Accounts Receivable	
se) in Materials and Inventory	
se) in Prepayments and Deferred Charges	
se) in Other Current Assets	
se) in Accounts Payable	
se) in Advance Billings & Payments	
se) in Other Current Liabilities	
d/(Used) by Operations	
CASH FLOWS FROM FINANCING ACTIVITIES	
se) in Notes Receivable	
se) in Notes Payable	
se) in Customer Deposits	
crease) in Long Term Debt (Including Current Maturities)	
se) in Other Liabilities & Deferred Credits	
se) in Capital Stock, Paid-in Capital, Membership and Capital Certificates & Other Capital	
Dividends	
Capital Credits Retired	
d/(Used) by Financing Activities	
CASH FLOWS FROM INVESTING ACTIVITIES	
ditures (Property, Plant & Equipment)	
Investments	
t Assets & Jurisdictional Differences	



#### REPORT OF INDEPENDENT CERTIFIED PUBLIC ACCOUNTANTS

Grant Thornton LLP 310 K Street, Suite 200 Anchorage, AK 99501 T 907.264.6620 F 503.295.0148 www.GrantThornton.com

Board of Directors Interior Telephone Company, Inc.

We have audited the accompanying financial statements of Interior Telephone Company, Inc., which comprise the balance sheets as of December 31, 2013 and 2012, and the related statements of income, changes in stockholder's equity, and cash flows for the years then ended, and the related notes to the financial statements.

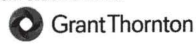
## Management's responsibility for the financial statements

Management is responsible for the preparation and fair presentation of these financial statements in accordance with accounting principles generally accepted in the United States of America; this includes the design, implementation, and maintenance of internal control relevant to the preparation and fair presentation of financial statements that are free from material misstatement, whether due to fraud or error.

#### Auditor's responsibility

Our responsibility is to express an opinion on these financial statements based on our audits. We conducted our audits in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the entity's preparation and fair presentation of the financial statements in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the entity's internal control. Accordingly, we express no such opinion. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluating the overall presentation of the financial statements.



We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

#### Opinion

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial position of Interior Telephone Company, Inc. as of December 31, 2013 and 2012, and the results of its operations and its cash flows for the years then ended in accordance with accounting principles generally accepted in the United States of America.

## Emphasis of matter

As discussed in Note 1 and Note 8 to the financial statements, the Company adopted new accounting guidance in 2013 related to the accounting for goodwill, which allows for the amortization of goodwill in lieu of an annual impairment assessment. Our opinion is not modified with respect to this matter.

Anchorage, Alaska

Grant Thorston LLP

March 31, 2014

# INTERIOR TELEPHONE COMPANY, INC.

## **Balance Sheets**

## December 31,

Assets	2013	2012
Current assets:  Cash and cash equivalents  Due from affiliate  Accounts receivable  Materials and supplies  Prepaid expenses  Deferred tax assets		
Total current assets		
Other assets Goodwill, net Total goodwill and other assets Property, plant and equipment Plant in service Less accumulated depreciation Net plant in service Plant under construction Net property, plant and equipment		
Total assets		
Liabilities and Stockholder's Equity Current liabilities: Accounts payable Advance billings and customer deposits Accrued liabilities		
Total current liabilities Deferred tax liabilities Other long-term liabilities		
Total liabilities	ļ.	
Stockholder's equity: Common stock, \$3.33335 par value, 100,000 shares authorized, issued and outstanding Additional paid-in capital Retained earnings		
Total stockholder's equity		

See accompanying notes to financial statements.

Total liabilities and stockholder's equity

## INTERIOR TELEPHONE COMPANY, INC.

#### Statements of Income

Years ended December 31,

Operating revenues:

Basic local network services Network access services

Miscellaneous

Uncollectible revenue

Total operating revenues

Operating expenses:

Plant specific operations

Plant nonspecific operations

Depreciation and amortization Customer operations

Corporate operations

Total operating expenses

Operating income

Other income (expense):

Interest income

Other expense, net

Total other income (expense), net

Income before income taxes

Income taxes

Net income

See accompanying notes to financial statements.



## INTERIOR TELEPHONE COMPANY, INC.

#### Notes to Financial Statements

#### December 31,

Cash flows from operating activities:

Net income

Adjustments to reconcile net income to net cash provided by operating activities:

Depreciation and amortization

Deferred income taxes

Change in operating assets and liabilities:

Accounts receivable

Materials and supplies

Prepaid expense

Due from affiliate

Other assets

Accounts payable

Advance billings and customer deposits

Accrued liabilities

Other long-term liabilities

Net cash provided by operating activities

Cash flows from investing activities:

Construction and acquisition of plant

Proceeds from the sale of assets

Net cash used in investing activities

Cash flows from financing activities:

Dividends paid

Net cash used in financing activities

Net increase in cash and cash equivalents

Cash and cash equivalents at beginning of period

Reclassification of amounts due from affiliate

Cash and cash equivalents at end of period

Supplemental information:

Allocated income taxes paid to Parent

Accrued purchases of property and equipment

2013

2012

See accompanying notes to financial statements.